eptor 1	olanda	D. Middle Name	Hall Last Name			
ebtor 2 _ pouse, if filing) Fi		Middle Name	Last Name		plan, an	this is an amended d list below the of the plan that hav anged.
ited States Bar ise number _ known)	kruptcy Court for the:	SS 40	District of Ohio (State)			
0	Form 113 er 13 Plan					12/17
Part 1: N	otices					
o Debtors:	indicate that the op	otion is appropri		ne cases, but the presence of ces or that it is permissible in ot be confirmable.		
	In the following notic	e to creditors, yo	u must check each box	that applies.		
o Creditors:	Your rights may be	affected by this	plan. Your claim may	be reduced, modified, or elim	inated.	19
	You should read this have an attorney, yo			tomey if you have one in this ba	nkruptcy case. If you d	o not
			nsult one.			
	If you oppose the pla confirmation at least Court. The Bankrupt	an's treatment of 7 days before th cy Court may con	your claim or any provisi e date set for the hearin firm this plan without fu	ion of this plan, you or your attor g on confirmation, unless otherw rther notice if no objection to cor ely proof of claim in order to be p	vise ordered by the Bar infirmation is filed. See	
	If you oppose the pla confirmation at least Court. The Bankrupt Bankruptcy Rule 301 The following matter	an's treatment of 7 days before th cy Court may con 15. In addition, you as may be of parting the following item	your claim or any provisi e date set for the hearing firm this plan without fu u may need to file a time cular importance. Debto ss. If an Item is checke	g on confirmation, unless otherw rther notice if no objection to cor	vise ordered by the Bar infirmation is filed. See paid under any plan. och line to state wheth	nkruptcy er or not the plan
	If you oppose the placonfirmation at least Court. The Bankrupt Bankruptcy Rule 301 The following matter includes each of the be ineffective if set	an's treatment of 7 days before the cy Court may con 15. In addition, yours may be of particle following items tout later in the secured claim,	your claim or any provisi e date set for the hearing firm this plan without fu u may need to file a time cular importance. Debto s. If an Item is checked plan.	g on confirmation, unless otherw rther notice if no objection to cor ely proof of claim in order to be p ers must check one box on each	vise ordered by the Bar infirmation is filed. See paid under any plan. och line to state wheth	nkruptcy er or not the plan
paym	If you oppose the placonfirmation at least Court. The Bankrupt Bankruptcy Rule 30° The following matter includes each of the be ineffective if set at on the amount of a tent or no payment at	an's treatment of 7 days before the cy Court may con 15. In addition, you so may be of particle following item to out later in the secured claim, tall to the secure.	your claim or any provisi e date set for the hearing offirm this plan without fur u may need to file a time cular importance. Debto s. If an Item is checked plan.  set out in Section 3.2, and a creditor	g on confirmation, unless otherwither notice if no objection to corely proof of claim in order to be pars must check one box on each as "Not Included" or if both	vise ordered by the Barnfirmation is filed. See paid under any plan. In the to state wheth boxes are checked, and Included	er or not the plan the provision will
paym  1.2 Avoid Section	If you oppose the placonfirmation at least Court. The Bankrupt Bankruptcy Rule 30° The following matter includes each of the be ineffective if set on the amount of a lent or no payment at lance of a judicial lies.	an's treatment of 7 days before the cy Court may con 15. In addition, yours may be of particle following items to out later in the secured claim, all to the secure nor nonposses:	your claim or any provisi e date set for the hearing offirm this plan without fur u may need to file a time cular importance. Debto s. If an Item is checked plan.  set out in Section 3.2, and a creditor	g on confirmation, unless otherworther notice if no objection to corely proof of claim in order to be pars must check one box on each as "Not Included" or if both which may result in a partial	vise ordered by the Barnfirmation is filed. See paid under any plan. In the to state wheth boxes are checked, and Included	er or not the plan the provision will
paym 1.2 Avoid Section 1.3 Nons Part 2: P	If you oppose the placonfirmation at least Court. The Bankrupt Bankruptcy Rule 301 The following matter includes each of the be ineffective if set on the amount of a tent or no payment at lance of a judicial lie on 3.4	an's treatment of 7 days before the cy Court may con 15. In addition, yours may be of particle following items out later in the secured claim, and to the secure or nonposses:  Set out in Part 8	your claim or any provisi e date set for the hearing firm this plan without fu u may need to file a time cular importance. Debto s. If an Item is checker plan.  set out in Section 3.2, ed creditor  sory, nonpurchase-mo	g on confirmation, unless otherworther notice if no objection to corely proof of claim in order to be pars must check one box on each as "Not Included" or if both which may result in a partial	wise ordered by the Barnfirmation is filed. See paid under any plan. In the to state wheth boxes are checked, in Included	er or not the plan the provision will  Not included
paym 1.2 Avoid Section 1.3 Nons Part 2: P	If you oppose the placonfirmation at least Court. The Bankrupt Bankruptcy Rule 301 The following matter includes each of the be ineffective if set at on the amount of a tent or no payment at lance of a judicial lie on 3.4 tandard provisions, standard provisions	an's treatment of 7 days before the 27 days before the 29 Court may condition, your may be of particle following items to out later in the secured claim, all to the secure nor nonposses:  Set out in Part 8  Length of Place ayments to the temperature of the secure of t	your claim or any provisice date set for the hearing of the hearin	g on confirmation, unless otherworther notice if no objection to corely proof of claim in order to be pars must check one box on each as "Not Included" or if both which may result in a partial	wise ordered by the Barnfirmation is filed. See paid under any plan. In the to state wheth boxes are checked, in Included	er or not the plan the provision will  Not included

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Page 1

Chapter 13 Plan

Official Form 113

	Yolanda	D.		fall	Case	number		
2.2 F	Regular payments to	the trustee v	will be made fro	m future income in the fo	llowing manner			
	Check all that apply.				gg			
	Debtor(s) will mak	e navmente i	oursuant to a nav	roll deduction order				
	Debtor(s) will make							
			-					
.3 lı	ncome tax refunds.	one or payin	011()					
	Check one.							
_		n any income	tay rafi mda raa	eived during the plan term.				
	turn over to the tru	ustee all incor	e with a copy of e ne tax refunds re	each income tax return filed eceived during the plan terr	l during the plan te n.	rm within 14 days	of filing the retu	m and will
	Debtor(s) will trea	t income tax r	efunds as follow	s:				
	See confirmation	on order						
4 ^							- 1	
	Check one.							
	None. If "None" is	checked, the	rest of § 2.4 nee	ed not be completed or rep	roduced.			
١	Debtor(s) will make	e additional p anticipated pa	eayment(s) to the	trustee from other source	s, as specified belo	w. Describe the s	ource, estimated	I amount,
	-							
	·							
				ustee provided for in §§ 2	2.1 and 2.4 is \$	6,200.00	-8	_
art :	3: Treatment o	f Secured (	Claims		2.1 and 2.4 is \$ <u></u>	6,200.00	<u></u> 8	
art i	Treatment of payman check one.	f Secured (	Claims	nny.		6,200.00	_8	
art :	Treatment of name of payments one.  None. If "None" is	f Secured (	Claims  e of default, if a	any. ed not be completed or rep	roduced.		h any changes r	oguired by
art:	Treatment of laintenance of paymetheck one.  None. If "None" is the applicable condirectly by the debtrustee, with interestilling deadline und arrearage. In the ais ordered as to ar paragraph as to the	ents and cure checked, the maintain the correct and notic tor(s), as spest, if any, at the Bankruptcy bsence of a collisteral was collateral was and collateral was a	rest of § 3.1 nees current contractuated in conformity cified below. An the rate stated. Ut Rule 3002(c) contrary timely file ateral listed in this vill cease, and all	nny.	roduced.  the secured claim These payments sted claim will be p the court, the amounts listed below unts stated below a otherwise ordered that collateral will r	s listed below, wit will be disbursed o paid in full through ounts listed on a p as to the current are controlling. If re by the court, all pa	either by the trus disbursements proof of claim file installment payn elief from the aut ayments under the	tee or by the d before the nent and comatic stay
art:	Treatment of laintenance of paymetheck one.  None. If "None" is the applicable condirectly by the debtrustee, with interestilling deadline und arrearage. In the ais ordered as to ar paragraph as to the	ents and cure checked, the maintain the correct and notic tor(s), as spest, if any, at the Bankruptcy bsence of a collisteral was collateral was and collateral was a	rest of § 3.1 nees current contractuated in conformity cified below. An the rate stated. Ut Rule 3002(c) contrary timely file ateral listed in this vill cease, and all	any.  al installment payments on with any applicable rules. y existing arrearage on a linless otherwise ordered by ontrol over any contrary arred proof of claim, the amous paragraph, then, unless secured claims based on	roduced.  the secured claim These payments sted claim will be p the court, the amounts listed below unts stated below a otherwise ordered that collateral will r	s listed below, wit will be disbursed o paid in full through ounts listed on a p as to the current are controlling. If re by the court, all pa	either by the trus disbursements proof of claim file installment payn elief from the aut ayments under the ed by the plan. T	tee or by the d before the nent and comatic stay
art:	Alaintenance of paymonetheck one.  None. If "None" is the applicable condirectly by the debtrustee, with interesting deadline und arrearage. In the ais ordered as to ar paragraph as to the column includes on	ents and cure checked, the maintain the correct and notic tor(s), as spest, if any, at the Bankruptcy bsence of a collisteral was collateral was and collateral was a	rest of § 3.1 need current contractured in conformity cified below. An the rate stated. Ut Rule 3002(e) contrary timely fill ateral listed in this disbursed by the	any.  and not be completed or repart installment payments on a with any applicable rules, y existing arrearage on a limber of the control over any contrary arread proof of claim, the amount is paragraph, then, unless a secured claims based on a trustee rather than by the Current installment payment	roduced.  the secured claim These payments sted claim will be p the court, the am- nounts listed below ants stated below a otherwise ordered that collateral will r debtor(s).	s listed below, wit will be disbursed o paid in full through ounts listed on a p as to the current are controlling. If re by the court, all parts no longer be treated	either by the trus disbursements proof of claim file installment payn elief from the aut ayments under the d by the plan. T  Monthly plan payment on	tee or by the d before the nent and comatic stay nis he final  Estimated tota payments by
art:	Alaintenance of paymonetheck one.  None. If "None" is the applicable condirectly by the debtrustee, with interesting deadline und arrearage. In the ais ordered as to ar paragraph as to the column includes on	ents and cure checked, the maintain the correct and notic tor(s), as spest, if any, at the Bankruptcy bsence of a collisteral was collateral was and collateral was a	rest of § 3.1 nees current contractus ced in conformity cified below. An the rate stated. Ut Rule 3002(c) contrary timely file ateral listed in this disbursed by the Collateral	any.  and not be completed or repart installment payments on a with any applicable rules, y existing arrearage on a limber of the control over any contrary arread proof of claim, the amount is paragraph, then, unless a secured claims based on a trustee rather than by the Current installment payment	the secured claim These payments sted claim will be p the court, the amounts listed below ants stated below a otherwise ordered that collateral will r debtor(s).  Amount of arrearage (if any)	s listed below, wit will be disbursed o paid in full through ounts listed on a p as to the current are controlling. If n by the court, all pa no longer be treate Interest rate on arrearage (if applicable)	either by the trus disbursements proof of claim file installment payn elief from the aut ayments under the d by the plan. T  Monthly plan payment on	tee or by the d before the nent and comatic stay nis he final  Estimated tota payments by

Insert additional claims as needed.

Official Form 113 Chapter 13 Plan Page 2

Debtor	Yolanda	D.	Hall		Ca	ase number			= 1			
3.2	Request for valuation o	f security, payment of	f fully secured	claims, and	modification of u	ndersecured o	claims. Ch	eck one.				
	□ None. If "None" is checked, the rest of § 3.2 need not be completed or reproduced.											
	The remainder of this paragraph will be effective only if the applicable box in Part 1 of this plan is checked.											
	listed below, the deb claim. For secured of claim filed in accorda	at that the court determing tor(s) state that the valuating of governmental tince with the Bankrupto Il be paid in full with inte	ue of the secur units, unless ot cy Rules contro	ed claim shou herwise ordei Is over any c	uld be as set out in red by the court, the ontrary amount list	the column hea e value of a se	aded <i>Amou</i> cured clain	<i>unt of secured</i> n listed in a pro	oof of			
	plan. If the amount o as an unsecured clai	lowed claim that excee f a creditor's secured c m under Part 5 of this p is over any contrary am	laim is listed be plan. Unless otl	elow as having herwise order	g no value, the cre red by the court, the	ditor's allowed	claim will b	e treated in its	entirety			
		im listed below as have e estate(s) until the ear	_	column head	ded <i>Amount of sec</i> o	ured claim will i	retain the li	en on the prop	perty interest			
		underlying debt determ			•							
	(b) discharge of the	underlying debt under	r 11 U.S.C. § 1:	328, at which	time the lien will te	erminate and be	released	by the creditor	·.			
	Name of creditor	Estimated amount of creditor's total claim	Collateral	Value of collateral	Amount of claims senior to creditor's claim	Amount of secured claim		Monthly payment to creditor	Estimated total of monthly payments			
	C&F	12,738.00 \$	2014 Toyotoa Corolla	7,000,00	\$ <u>0.00</u>	7,000 00 \$	7.25 %	140.00 \$	8,366.00 \$			
	Aarons Furniture	1,900.00 \$	TV, Washer & Dryer	1,500,00	\$ <u>0.00</u>	1,500 00 \$	7.25 %	\$	1,792.00 \$			
	Insert additional clair	ns as needed.										
3.3 S	ecured claims excluded	I from 11 U.S.C. § 506	i.									
С	heck one.											
	None. If "None" is ch	ecked, the rest of § 3.3	3 need not be c	ompleted or I	reproduced.							
	☐ The claims listed belo	ow were either:										
	<ol> <li>incurred within 9 personal use of the</li> </ol>	10 days before the peti he debtor(s), or	tion date and s	ecured by a p	ourchase money se	ecurity interest i	n a motor	vehicle acquire	ed for the			
	(2) incurred within 1	year of the petition dat	e and secured	by a purchas	e money security ir	nterest in any o	ther thing	of value.				
	directly by the debtor( filing deadline under E	oaid in full under the place), as specified below. Bankruptcy Rule 3002(dated below are controll	Unless otherw c) controls over	vise ordered t any contrary	by the court, the cla amount listed belo	aim amount sta ow. In the abse	ted on a pr ence of a c	oof of claim fil ontrary timely	ed before the filed proof of			
	Name of creditor	- £	Collateral		Amount of claim		Monthly pl payment		ted total nts by trustee			
		-			\$	%	\$	\$				
							Disbursed	by:				
	7.	ic .					☐ Trusted☐ Debtor					
					\$	%	\$	\$				
							Dichumod	bye				

Official Form 113 Chapter 13 Plan Page 3

Insert additional claims as needed.

☐ Trustee ☐ Debtor(s)

otor Yolanda	D.	Hall	Case number	
Lien avoidance.				
Check one.				
	s checked the res	of § 3.4 need not be completed or repr	roduced	
		If be effective only if the applicable b		checked.
debtor(s) would he securing a claim amount of the juction amount, if any, of	nave been entitled listed below will be dicial lien or securit f the judicial lien or	nonpurchase money security interests under 11 U.S.C. § 522(b). Unless other avoided to the extent that it impairs sury interest that is avoided will be treated security interest that is not avoided will (d). If more than one lien is to be avoided.	wise ordered by the court, a ch exemptions upon entry of as an unsecured claim in Pa be paid in full as a secured	judicial lien or security interest the order confirming the plan. T art 5 to the extent allowed. The claim under the plan. See 11 U.
Information req	garding judicial / interest	Calculation of lien avoidance		Treatment of remaining secured claim
Name of credito	or	a. Amount of lien	\$	Amount of secured claim after avoidance (line a minus line f)
-		b. Amount of all other liens	\$	\$
Collateral		c. Value of claimed exemptions	+ \$	Interest rate (if applicable)
		d. Total of adding lines a, b, and c	\$	· %
Lien identificati judgment date, d recording, book a		e. Value of debtor(s)' interest in property	- \$	Monthly payment on secured claim
5————		f. Subtract line e from line d.	\$	Estimated total payments on secured claim
		Extent of exemption impairment		
		(Check applicable box):  Line f is equal to or greater than	n line a.	
		The entire lien is avoided. (Do not	complete the next column.)	
		Line f is less than line a.		
		A portion of the lien is avoided. (C	Complete the next column.)	
Insert additional clai	ims as needed.		3	
Surrender of collatera	4			
Check one.  None. If "None" is	checked, the rest	of § 3.5 need not be completed or repr	oduced.	
upon confirmation	n of this plan the st	ach creditor listed below the collateral t ay under 11 U.S.C. § 362(a) be termina llowed unsecured claim resulting from t	ated as to the collateral only	and that the stay under § 1301
Name of credito	r		Collateral	
			7	
-			·	

Official Form 113 Chapter 13 Plan Page 4

Debto	Yolanda	D.	Hall	Case number					
Par	t 4: Treatm	nent of Fees and P	riority Claims						
	General  Trustee's fees and all allowed priority claims, including domestic support obligations other than those treated in § 4.5, will be paid in full without postpetition interest.								
4.2	Trustee's fees  Trustee's fees are governed by statute and may change during the course of the case but are estimated to be 5.5 % of plan payments; and during the plan term, they are estimated to total \$824.00								
4.3	Attorney's fees  The balance of the fees owed to the attorney for the debtor(s) is estimated to be \$2,800.00.								
4.4	Priority claims other than attorney's fees and those treated in § 4.5.  Check one.  ■ None. If "None" is checked, the rest of § 4.4 need not be completed or reproduced.  □ The debtor(s) estimate the total amount of other priority claims to be								
4.5	<ul> <li>4.5 Domestic support obligations assigned or owed to a governmental unit and paid less than full amount.</li> <li>Check one.</li> <li>■ None. If "None" is checked, the rest of § 4.5 need not be completed or reproduced.</li> <li>□ The allowed priority claims listed below are based on a domestic support obligation that has been assigned to or is owed to a governmental unit and will be paid less than the full amount of the claim under 11 U.S.C. § 1322(a)(4). This plan provision requires that payments in § 2.1 be for a term of 60 months; see 11 U.S.C. § 1322(a)(4).</li> </ul>								
	Name of	creditor	are.	Amount of claim to be paid  \$\$					
Par		itional claims as need	ed. / Unsecured Claims						
5.1	Nonpriority uns Allowed nonprio providing the lan  The sum 12  The funds	secured claims not surity unsecured claims gest payment will be of \$2,030.00 % of the total amount sure remaining after disbute of the debtor(s) well	eparately classified.  that are not separately classified effective. Check all that apply.  of these claims, an estimated ursements have been made to re liquidated under chapter 7, n						

Official Form 113

Chapter 13 Plan

Page 5

Debto	Yolanda	D	Hall		Case number		
5.2	Maintonanco	of navmonte and ourse	e of any default on nonpriority u	accured eleimen	Charkens		
V.2.			rest of § 5.2 need not be complete				
	The debtor on which debtor(s	or(s) will maintain the on the last payment is du ), as specified below. T	contractual installment payments a de after the final plan payment. The the claim for the arrearage amount payments disbursed by the trustee	nd cure any defa ese payments will will be paid in ful	ult in payments on the be disbursed either b Il as specified below a	y the trustee or	directly by the
	Name	of creditor		Current insta payment	Ilment Amount to be pai	of arrearage d	Estimated total payments by trustee
				\$	\$		\$
		e So		Disbursed by Trustee Debtor(s	•		
	,			\$			\$
				Disbursed by Trustee Debtor(s	•		
	Insert add	litional claims as neede	ed.				
1	None. If "N	one" is checked, the re	ority unsecured claims. Check or st of § 5.3 need not be completed d claims listed below are separatel Basis for separate and treatment	or reproduced. y classified and v	vill be treated as follow  Amount to be paid on the claim	vs Interest rate (if applicable)	Estimated total amount of
							payments
	7				\$	%	\$
	9		<del></del>		\$	%	\$
	Insert ad	lditional claims as need	ded.				
Part	6: Execu	itory Contracts and	d Unexpired Leases				
6.1 T	The executory	contracts and unexp	oired leases listed below are ass	umed and will b	e treated as specifie	d. All other ex	ecutory contracts
		_	st of § 6.1 need not be completed	or reproduced.			
_	Assumed i	tems. Current installme	ent payments will be disbursed eit Arrearage payments will be disbu	her by the trustee			

Official Form 113

Chapter 13 Plan

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Name of c		Hall		Case nun	nber	
	reditor	Description of leased property or executory contract	Current installment payment	Amount of arrearage to be paid	Treatment of arrearage (Refer to other plan section if applicable)	Estimated total payments by trustee
			\$	\$		\$
			Disbursed by:			
			☐ Trustee			
			☐ Debtor(s)			
			\$ Disbursed by:	\$		\$
			☐ Debtor(s)			
Innort additi	innal contracto or la	aine en mandad	d Debioi(s)			
insert aggitti	ional contracts or le	ases as needed.				
t 7: Vestin	g of Property of	the Estate				
Property of the	octato will wort in	the debtor(s) upon				
		tile debtor(s) upon				
Check the appli	icable box:					
plan confin	mation.					
entry of dis	scharge.					
other.						
	andard Plan Pro	visions			_	
rt 8: Nonsta						
	or List Nonstanda	rd Plan Provisions				
Check "None"			completed or reproduce	ed.		
Check "None"		ord Plan Provisions In rest of Part 8 need not be	completed or reproduce	ed.		
Check "None"  None. If "No	one" is checked, the ule 3015(c), nonsta	e rest of Part 8 need not be	set forth below. A nonst	andard provision	is a provision not otherwis	e included in the
Check "None"  None. If "No	one" is checked, the ule 3015(c), nonsta	e rest of Part 8 need not be	set forth below. A nonst	andard provision	n is a provision not otherwis	e included in the
Check "None"  None. If "Noder Bankruptcy Relicial Form or deviation."	one" is checked, the ule 3015(c), nonsta ating from it. Nonsi	e rest of Part 8 need not be undard provisions must be s tandard provisions set out o	set forth below. A nonst elsewhere in this plan ar	andard provision e ineffective.	·	e included in the
Check "None"  None. If "Noder Bankruptcy Relicial Form or deviation."	one" is checked, the ule 3015(c), nonsta ating from it. Nonsi	e rest of Part 8 need not be	set forth below. A nonst elsewhere in this plan ar	andard provision e ineffective.	·	e included in the
Check "None"  None. If "Noder Bankruptcy Relicial Form or deviation."	one" is checked, the ule 3015(c), nonsta ating from it. Nonsi	e rest of Part 8 need not be undard provisions must be s tandard provisions set out o	set forth below. A nonst elsewhere in this plan ar	andard provision e ineffective.	·	e included in the
Check "None" of None. If "None. If "None. If "None. If "None." Address of the None. The None of the None.	one" is checked, the ule 3015(c), nonsta ating from it. Nonsi	e rest of Part 8 need not be undard provisions must be s tandard provisions set out o	set forth below. A nonst elsewhere in this plan ar	andard provision e ineffective.	·	e included in the
Check "None" of None. If "None. If "None. If "None. If "None." Address of the None. The None of the None.	one" is checked, the ule 3015(c), nonsta ating from it. Nonsi	e rest of Part 8 need not be undard provisions must be s tandard provisions set out o	set forth below. A nonst elsewhere in this plan ar	andard provision e ineffective.	·	e included in the
Check "None" of None. If "None. If "None. If "None. If "None." Address of the None. The None of the None.	one" is checked, the ule 3015(c), nonsta ating from it. Nonsi	e rest of Part 8 need not be undard provisions must be s tandard provisions set out o	set forth below. A nonst elsewhere in this plan ar	andard provision e ineffective.	·	e included in the
Check "None" None. If "No der Bankruptcy Re ficial Form or devia	one" is checked, the ule 3015(c), nonsta ating from it. Nonsi	e rest of Part 8 need not be undard provisions must be s tandard provisions set out o	set forth below. A nonst elsewhere in this plan ar	andard provision e ineffective.	·	e included in the
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Check "None"  None. If "Noder Bankruptcy Relicial Form or deviation."	one" is checked, the ule 3015(c), nonsta ating from it. Nonsi	e rest of Part 8 need not be undard provisions must be s tandard provisions set out o	set forth below. A nonst elsewhere in this plan ar	andard provision e ineffective.	·	e included in the
Check "None"  None. If "Noder Bankruptcy Relicial Form or deviation."	one" is checked, the ule 3015(c), nonsta ating from it. Nonsi	e rest of Part 8 need not be undard provisions must be s tandard provisions set out o	set forth below. A nonst elsewhere in this plan ar	andard provision e ineffective.	·	e included in the

Official Form 113 Chapter 13 Plan Page 7

Debtor	Yolanda	D.	Hall	Case number
				Case Humber

## Part 9: Signature(s):

## 9.1 Signatures of Debtor(s) and Debtor(s)' Attorney

If the Debtor(s) do not have an attorney, the Debtor(s) must sign below; otherwise the Debtor(s) signatures are optional. The attorney for the Debtor(s), if any, must sign below.

\* Galada Hall

Executed on 9 05 2019

X

Signature of Debtor 2

Executed on

MM / DD / YYYY

Signature of Attorney for Debtor(s)

Date

MM / DD /YYY

By filing this document, the Debtor(s), if not represented by an attorney, or the Attorney for Debtor(s) also certify(ies) that the wording and order of the provisions in this Chapter 13 plan are identical to those contained in Official Form 113, other than any nonstandard provisions included in Part 8.

## **Exhibit: Total Amount of Estimated Trustee Payments**

The following are the estimated payments that the plan requires the trustee to disburse. If there is any difference between the amounts set out below and the actual plan terms, the plan terms control.

a.	Maintenance and cure payments on secured claims (Part 3, Section 3.1 total)		\$0.00
ь.	Modified secured claims (Part 3, Section 3.2 total)		<sub>\$</sub> 10,158.00
c.	Secured claims excluded from 11 U.S.C. § 506 (Part 3, Section 3.3 total)		\$0.00
d.	Judicial liens or security interests partially avoided (Part 3, Section 3.4 total)		<sub>\$</sub> 0.00
e.	Fees and priority claims (Part 4 total)		<sub>\$</sub> 3,624.00
f.	Nonpriority unsecured claims (Part 5, Section 5.1, highest stated amount)		\$2,030.00
g.	Maintenance and cure payments on unsecured claims (Part 5, Section 5.2 total)		\$0.00
h.	Separately classified unsecured claims (Part 5, Section 5.3 total)		<sub>\$</sub> 0.00
i.	Trustee payments on executory contracts and unexpired leases (Part 6, Section 6.1 total)		s <sub>0.00</sub>
j.	Nonstandard payments (Part 8, total)	+	\$0.00
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	Total of lines a through j		\$_15,812.00

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